

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF GEORGIA  
STATESBORO DIVISION

CRAIG A. JORDAN,

Plaintiff,

v.

ROGERS STATE PRISON; WARDEN  
CLAY TATUM; FNU MCFARLAND;  
JENNIFER CLARKE; FNU STANKOWITZ;  
SHELIA HOLLAND; CINDY REYES; and  
JEWELL MOORE,

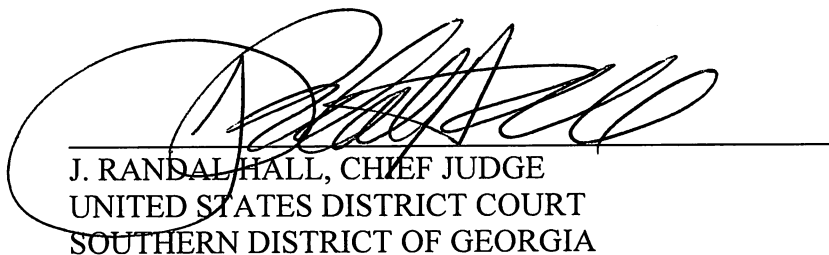
Defendants.

CIVIL ACTION NO.: 6:17-cv-25

**ORDER**

After an independent and *de novo* review of the entire record, the undersigned concurs with the Magistrate Judge's Report and Recommendation, (doc. 20), to which Plaintiff failed to file Objections.<sup>1</sup> Accordingly, the Court **ADOPTS** the Report and Recommendation of the Magistrate Judge as the opinion of the Court. The Court **DISMISSES** Plaintiff's Complaint, **DISMISSES AS MOOT** all pending Motions, and **DENIES** Plaintiff leave to proceed *in forma pauperis* on appeal. The Court **DIRECTS** the Clerk of Court to enter an appropriate judgment of dismissal and to **CLOSE** this case.

SO ORDERED, this 31<sup>st</sup> day of August, 2017.



J. RANDAL HALL, CHIEF JUDGE  
UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF GEORGIA

<sup>1</sup> Instead, Plaintiff filed a Motion to File, Accept, and Serve Attached Summons, (doc. 21). However, even under the most liberal reading, Plaintiff's filing cannot be construed as Objections. Plaintiff fails to even mention the Magistrate Judge's Report and Recommendation in this filing.